

APPEPPER? Do you  
then use these Bitters. They  
of course remove Dyspepsia,  
indigestion, flatulency, &c. They  
a whole system. They con-  
Tomato, besides numerous  
for a pint bottle.  
medicines, under whatever title,  
they are generally com-  
and cannot fail to exco-  
produce lax habits, and  
were intended to cure.

FINAL OPEDOL-

considered by the first physicians  
than any other composition  
of the kind, viz: Bismuth, Soda,  
Opium, Sulfuric or Weak-  
ness, Chapped Throat, &c.  
of the Opodoloid is  
no other as a substitute  
of the Opodoloid.  
is as great  
as to the client.

bottle, or \$2 per dozen-by

Dr. Waterhouse, member of  
of the Medical Society in  
theory and practice of Physic  
and 25 cents a bottle.  
R. Paris Hill. 5011

HIGHLY  
MEDICINE  
AL USE FOR  
AND ALL  
THE LUNGS.

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# Oxford Democrat.

No. 18, Vol. 2, New Series.

Paris, Maine, Tuesday, September 6, 1842.

Old Series, No. 29, Vol. 9.

## OXFORD DEMOCRAT,

PUBLISHED EVERY TUESDAY BY

George W. Bennett,

EDITOR AND PROPRIETOR.

TERMS:—One Dollar and Fifty cents in advance.  
ADVERTISEMENTS inserted on reasonable terms;  
the Proprietor not being accountable for any error  
beyond the amount charged for the advertisement.  
A reasonable deduction will be made for cash in ad-  
vance, and no credit will be given for a longer period  
than three months.

COMMUNICATIONS AND LETTERS on business must  
be Post-Paid to insure attention.

Book and Job Printing  
Executed with neatness and despatch.

**WILLIAM K. KIMBALL,**  
ATTORNEY AT LAW,  
CANTON VILLAGE, Me.

**Administrators & Guardians**  
DEEDS  
FOR SALE, AT THE  
OXFORD DEMOCRAT OFFICE.

**TIMOTHY LUDDEN,**  
ATTORNEY AT LAW,  
TURNER-VILLAGE, Me.

**Dr. T. H. Brown,**  
SURGEON DENTIST,  
PARIS HILL.

**SAMUEL F. MARBLE,**  
DEPUTY SHERIFF,  
FOR THE COUNTIES OF  
CUMBERLAND & OXFORD,  
POLAND, Me.

**WILLIAM B. BENNETT,**  
Attorney at Law,  
Duckfield, Me.

HAVING been supplied with all necessary papers  
is now ready to assist those who purpose to avail  
themselves of the provisions of the Bankrupt Law. Any  
business under said Act entrusted to him will be faith-  
fully attended to.  
March 5, 1842. 41

**WENDORA WISSEMAN**  
HAS returned from Boston, and offers a beauti-  
ful assortment of  
**MOUSERY DE LAINES, ALL-  
WATER, SARCOT, CLOTHES,  
CALICOES,**  
From eleven to thirty cts. per yard.  
**Silk & Cotton Velvet.**  
**SHAWES & GLOVES, TRIM-  
MINGS** for Gentlemen's Clothes.  
**Dress & Bonnet Silk.**  
**CLOAK CLOTHS.**

A splendid assortment of KIMBOS, LACES, and a variety  
of smaller articles at low prices.  
Miss M. will keep Bonnets on hand and make to order.  
Oxford, Nov. 1841. 427

**BONNETS, BONNETS.**  
A new supply of FLO-  
RENCE, and other  
kinds of the latest style of  
BONNETS, just received  
and for sale cheap, by  
**H. W. GOODNOW.**  
Norway, June 18, 1842. 700pt

**Flour, Corn, Pork, &c. &c.**  
CONSTANTLY on hand and for sale cheap for cash,  
by  
**W. E. GOODNOW.**  
Norway, July 11th, 1842. 410

**TEAMS! TEAMS!!**  
WANTED to contract for hauling one hundred  
thousand of Lumber from Norway to Harrison,  
and from Oxford to Portland. Inquire of  
**WM. E. GOODNOW.**  
Norway, June 18, 1842. 714

**SAMUEL F. RAWSON,**  
Deputy Sheriff,  
PARIS HILL, OXFORD COUNTY.  
All business by Mail, or otherwise, promptly at-  
tended to.  
Feb. 14, 1842. 41

**Brick! Lime! Lumber!**  
SHEET Lead, Sheet Zinc, Gutter Leads, Ovens, Ash-  
and Boiler Moulds, &c. &c. constantly on hand  
and for sale, by  
**W. E. GOODNOW.**  
Norway, June 18, 1842. 700pt

**Rare Work,**  
CONTAINING the difficult questions well explained  
from the various works on Arithmetic. Teachers  
intending to go beyond the reach of the attack of  
vices and the ill-disposed will find it all the necessary  
assistance in that respect.  
The difficult questions explained, were taken from the  
following named Authors, viz:  
Welch, Walsh, Kenne, Adams, Smith, Pike, Daboll,  
Emerson, Greenleaf, Olney, and several others.  
In fact, every item deemed intricate, rare, useful or  
entertaining occupies its proper place in this work, and  
matter considered of a common and superficial nature  
is carefully excluded. It is entitled  
"KEY TO THE LIRIOUS JUNCTION ON  
ARITHMETIC."  
For sale at this Office.

**JEW DAVID'S PLASTER.**  
A new supply of this celebrated article just received,  
a set for sale, by  
**W. E. GOODNOW.**  
Norway, June 18, 1842. 700pt

**Notice.**  
WHEREAS, I have this day given to my son Dan  
P. Gammon, full liberty and power to transact  
business for himself during his minority. I hereby give  
notice that I shall neither claim his earnings nor pay  
debts of his contracting after this date.  
**MOMES GAMMON.**  
Oxford, April 16th, 1842. 3w17

THE subscriber hereby gives public notice to all concerned,  
that she has been duly appointed and taken upon herself the  
trust of Administratrix with the will annexed of the estate of  
**PERLEY HALE,**

late of Denmark, in the County of Oxford, deceased, by giving  
notice to the law directs—She therefore requests all persons who  
are indebted to the said deceased's estate, to make immediate  
payment; and those who have any demands thereon, to exhibit  
the same to  
**POLLY HALE.**  
Aug. 23, 1842. 717

THE subscriber hereby gives public notice to all concerned  
that he has been duly appointed and taken upon himself the trust  
of Administratrix of the estate of  
**SIMEON RECORD,**

late of Buckfield, in the County of Oxford, deceased, by giving  
notice to the law directs—He therefore requests all persons who  
are indebted to the said deceased's estate to make immediate  
payment; and those who have any demands thereon, to exhibit  
the same to  
**SETH SAMPSON.**  
June 29, 1842. 17

At a Court of Probate held at Paris, within and for the County  
of Oxford, on the 23d day of August, in the year of  
our Lord eighteen hundred and forty-two.

On the Petition of **Samuel Morrill**, Administrator of the estate of **Francis  
Whitely**, late of Duckfield, in said County, deceased, praying for  
his private account against the estate of said deceased, and also a  
Petition of the widow of said deceased praying for a  
further allowance out of the personal estate of said deceased,  
—  
Ordered, —

That the said Morrill and said widow give notice to all persons in-  
terested, by causing a copy of this order to be published three weeks  
successively in the Oxford Democrat, printed at Paris, that they  
may appear at a Probate Court to be held at Duckfield, in said  
County, on the 24th day of September next, at ten o'clock  
in the forenoon, to show cause if any they have, why the same  
should not be allowed.  
**GEO. F. EMERY, Register.**  
Attest—**GEO. F. EMERY, Register.**

A true Copy, Attest—**GEO. F. EMERY, Register.**

At a Court of Probate held at Paris, within and for the County  
of Oxford, on the 23d day of August, in the year of  
our Lord eighteen hundred and forty-two.

On the Petition of **James Denring**, Executor of the last Will and Testament  
of **Eleazer Hyatt**, late of Paris, in said County, deceased, having  
presented his first account of administration of the estate of said  
deceased, —  
Ordered, —

That the said Denring give notice to all persons interested,  
by causing a copy of this order to be published three weeks  
successively in the Oxford Democrat, printed at Paris, that they  
may appear at a Probate Court to be held at Paris, in said  
County, on the 24th day of September next, at ten o'clock  
in the forenoon, and show cause if any they have, why the same  
should not be allowed.  
**GEO. F. EMERY, Register.**  
Attest—**GEO. F. EMERY, Register.**

A true Copy, Attest—**GEO. F. EMERY, Register.**

At a Court of Probate held at Paris, within and for the County  
of Oxford, on the 23d day of August, in the year of  
our Lord eighteen hundred and forty-two.

On the Petition of **Simon Barrett**, Administrator of the estate of **Moses  
Huck**, late of Sumner, in said County, deceased, praying for  
his account against the estate of said deceased, and also a  
Petition of the widow of said deceased praying for a  
further allowance out of the personal estate of said deceased,  
—  
Ordered, —

That the said Barrett give notice to all persons interested,  
by causing a copy of this order to be published three weeks  
successively in the Oxford Democrat, printed at Paris, that they  
may appear at a Probate Court to be held at Paris, in said  
County, on the 24th day of September next, at ten o'clock  
in the forenoon, and show cause if any they have, why the same  
should not be granted.  
**GEO. F. EMERY, Register.**  
Attest—**GEO. F. EMERY, Register.**

A true Copy, Attest—**GEO. F. EMERY, Register.**

At a Court of Probate held at Paris, within and for the County  
of Oxford, on the 23d day of August, in the year of  
our Lord eighteen hundred and forty-two.

On the Petition of **Jeremiah Howe**, Guardian of **Mary Ann Dunley**  
and other minor heirs of **Moses Dunley**, late of Paris, in said County,  
deceased, having presented his first account of guardianship of  
the estate of said wards, —  
Ordered, —

That the said Guardian give notice to all persons interested,  
by causing a copy of this order to be published three weeks  
successively in the Oxford Democrat, printed at Paris, that they  
may appear at a Probate Court to be held at Paris, in said  
County, on the 24th day of September next, at ten o'clock  
in the forenoon, and show cause if any they have, why the same  
should not be allowed.  
**GEO. F. EMERY, Register.**  
Attest—**GEO. F. EMERY, Register.**

A true Copy, Attest—**GEO. F. EMERY, Register.**

At a Court of Probate held at Paris, within and for the County  
of Oxford, on the 23d day of August, in the year of  
our Lord eighteen hundred and forty-two.

On the Petition of **Anna Foster**, Executrix of the last Will and Testament  
of **Anna Foster**, late of Norway, in said County, deceased, having  
presented her account of administration of the estate of said  
deceased, —  
Ordered, —

That the said Anna Foster give notice to all persons interested,  
by causing a copy of this order to be published three weeks  
successively in the Oxford Democrat, printed at Paris, that they  
may appear at a Probate Court to be held at Rumford, in said  
County, on the 19th day of September next, at ten o'clock  
in the forenoon, and show cause if any they have, why the same  
should not be allowed.  
**GEO. F. EMERY, Register.**  
Attest—**GEO. F. EMERY, Register.**

A true Copy, Attest—**GEO. F. EMERY, Register.**

At a Court of Probate held at Paris, within and for the County  
of Oxford, on the 23d day of August, in the year of  
our Lord eighteen hundred and forty-two.

On the Petition of **Lucinda Holt**, widow of **John L. Holt**  
late of Duckfield, in said County, deceased, praying for an allow-  
ance out of the personal, and a less that her Dower may be as-  
signed to her out of the Real Estate of said deceased. It was  
Ordered, —

That the said widow give notice to all persons interested,  
by causing a copy of this order to be published three weeks  
successively in the Oxford Democrat, printed at Paris, that they  
may appear at a Probate Court to be held at Rumford, in said  
County, on the 19th day of September next, at ten o'clock  
in the forenoon, and show cause if any they have, why the same  
should not be granted.  
**GEO. F. EMERY, Register.**  
Attest—**GEO. F. EMERY, Register.**

A true Copy, Attest—**GEO. F. EMERY, Register.**

At a Court of Probate held at Paris, within and for the County  
of Oxford, on the 23d day of August, in the year of  
our Lord eighteen hundred and forty-two.

On the Petition of **Abigail E. Ford**, Administratrix of the estate of **John H. Ford**, late of Norway, in said County, deceased,  
praying that the demands due said estate (which is  
incolvent) which are uncollectible may be assigned to the minor  
children of said deceased, unless taken by the creditors of  
said deceased, agreeably to the provisions of Law. It was  
Ordered, —

That the said administrator give notice to all persons interested,  
by causing a copy of this order to be published three weeks  
successively in the Oxford Democrat, printed at Paris, that they  
may appear at a Probate Court to be held at Paris, in said County,  
on the 1st day of January next, at ten o'clock in the forenoon, and  
show cause if any they have, why the same should not be granted.  
**GEO. F. EMERY, Register.**  
Attest—**GEO. F. EMERY, Register.**

A true Copy, Attest—**GEO. F. EMERY, Register.**

To the Hon Court of Probate within and for the County  
of Oxford—

**MARY ANN TYLER**, of Brownfield, in said County, respectfully  
represents that she is the widow of **William C. Dunge**, late of said  
Brownfield deceased—That on her said husband died, seized, residing in said County, **William  
Westworth**, **Samuel Stickney**, and **Timothy Gibson** all of said  
Brownfield, were, on the first day of March, now last past, appointed  
Commissioners by this Court, to set out her dower aforesaid, and a warrant was there-  
upon issued to said Commissioners accordingly in due form of Law—That  
on the fifteenth day of April last past, said Commissioners having been duly sworn faithfully  
to perform the services assigned them in and by said warrant  
proceeded to perform said services, and having notified all persons  
interested, who attended them on the day last above men-  
tioned, and understood the same, she was satisfied and content there-  
with. She further represents, that at the said Court, to wit, on the 27th  
day of June now last past, one of said Commissioners, viz: the said  
Westworth, in the absence of the other Commissioners above named,  
went on to the real estate aforesaid, and made a new and different  
assignment of her said dower, and made out a return thereof, which  
he said Westworth signed and by his representations procured also the  
signature of **Samuel Stickney**, another of said Commissioners, to the  
same—that said Westworth also attempted to influence and induce  
**Timothy Gibson** the other Commissioner above named to sign said  
new return, who declined to do so, and thereupon the registration  
of her dower aforesaid mentioned was separated and detached from  
said new return, without the signature of said Gibson, was attached  
to said warrant as and for the true return aforesaid, without the  
concurrence of said Gibson, and the same subsequently presented to  
said Court for acceptance, and was accepted, at the last, June  
Term thereof. She further says, that neither she herself, nor the heir  
to said estate, nor his guardian, being the only persons interested,  
had any knowledge of any dissatisfaction with the true return of her  
dower first above named, nor of any design or attempt to alter or  
change the same, nor of the existence of said new return, nor of any  
intention to make a new assignment thereof, until since the last  
June Term of this Court, and that she is also dissatisfied with the  
setting out of her said dower, as purporting to have been made by  
said new return and with all the proceedings respecting it against  
which she solemnly protests.

And she now moves this Hon. Court that the original  
return of her Dower above named, which she here offers in Court,  
be accepted and recorded as and for the legal and true return of  
her dower in the real estate aforesaid.

By **STEPHEN EMERY**, her Att'y.

At a Court of Probate held at Paris, within and for the County  
of Oxford on the 4th Tuesday of August, A. D. 1842:

On the foregoing Petition It was Ordered That the said  
Petitioner cause a copy of said Petition and of this order thereon to be  
published three weeks successively in the Oxford Democrat, printed  
at Paris, that all persons interested may appear at a Probate Court  
to be held at Paris on the 3d Tuesday of October next, at ten o'clock  
in the forenoon, and show cause if any they have, why the prayer  
of said Petition should not be granted.

**GEO. F. EMERY, Register.**  
Attest—**GEO. F. EMERY, Register.**

A true Copy of said Petition and of the Order thereon. Attest—**GEO. F. EMERY, Register.**

At a Court of Probate held at Paris, within and for the County  
of Oxford, on the 24th day of August, in the year of our  
Lord eighteen hundred and forty-two—

On the Petition of **Ziba Thayer**, Administrator of the estate of  
**Cyrus Keen**, late of Sumner, in said County, deceased, praying  
for license to sell and convey all the Real Estate of said  
deceased, for the payment of the debts of said deceased and in-  
cidental charges. It was

Ordered, —

That the said Thayer give notice to all persons interested,  
by causing a copy of this order to be published three weeks  
successively in the Oxford Democrat, printed at Paris, that they  
may appear at a Probate Court to be held at Rumford, in said  
County, on the nineteenth day of September next, at ten o'clock  
in the forenoon, and show cause if any they have, why the same  
should not be granted.

**GEO. F. EMERY, Register.**  
Attest—**GEO. F. EMERY, Register.**

A true Copy, Attest—**GEO. F. EMERY, Register.**

At a Court of Probate held at Paris, within and for the County  
of Oxford, on the 24th day of August, in the year of our  
Lord eighteen hundred and forty-two—

On the Petition of **James N. Brickett**, Administrator of the Estate of  
**Theodore Brickett**, late of Andover, in said County, deceased, hav-  
ing presented his first account of administration of said deceased,  
and also his private account against said estate. It was

Ordered, —

That the said administrator give notice to all persons interested,  
by causing a copy of this order to be published three weeks  
successively in the Oxford Democrat, printed at Paris, that they  
may appear at a Probate Court to be held at Rumford, in said  
County, on the nineteenth day of September next, at ten o'clock  
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**GEO. F. EMERY, Register.**  
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ing presented his first account of administration of said deceased,  
and also his private account against said estate. It was

Ordered, —

That the said administrator give notice to all persons interested,  
by causing a copy of this order to be published three weeks  
successively in the Oxford Democrat, printed at Paris, that they  
may appear at a Probate Court to be held at Rumford, in said  
County, on the nineteenth day of September next, at ten o'clock  
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**GEO. F. EMERY, Register.**  
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At a Court of Probate held at Paris, within and for the County  
of Oxford, on the 24th day of August, in the year of our  
Lord eighteen hundred and forty-two—

On the Petition of **Abigail E. Ford**, Administratrix of the estate of **John H. Ford**, late of Norway, in said County, deceased,  
praying that the demands due said estate (which is  
incolvent) which are uncollectible may be assigned to the minor  
children of said deceased, unless taken by the creditors of  
said deceased, agreeably to the provisions of Law. It was  
Ordered, —

That the said administrator give notice to all persons interested,  
by causing a copy of this order to be published three weeks  
successively in the Oxford Democrat, printed at Paris, that they  
may appear at a Probate Court to be held at Paris, in said County,  
on the 1st day of January next, at ten o'clock in the forenoon, and  
show cause if any they have, why the same should not be granted.  
**GEO. F. EMERY, Register.**  
Attest—**GEO. F. EMERY, Register.**

A true Copy, Attest—**GEO. F. EMERY, Register.**



ive portions of said fund; and further to pay and satisfy said States respectively, for all claims for expenses incurred by them in protecting the said heretofore disputed territory, and making a survey thereof in 1838; the Government of the United States agreeing with the States of Maine and Massachusetts to pay them the further sum of three hundred thousand dollars, in equal moieties, on account of their assent to the line of boundary described in this treaty, and in consideration of the equivalent received therefor, from the Government of Her Britannic Majesty.

#### ARTICLE VI.

It is furthermore understood and agreed, that for the purpose of running and tracing those parts of the line between the source of the St Croix and the St Lawrence River, which will require to be run and ascertained, and for marking the residue of said line by proper monuments on the land, two commissioners shall be appointed, one by the President of the United States, by and with the consent of the Senate thereof, and one by her Britannic Majesty; and the said commissioners shall meet at Bangor, in the State of Maine, on the first day of May next, or as soon thereafter as may be, and shall proceed to mark the line above described, from the source of the St Croix to the river St John; and shall trace on proper marks the dividing line along said River, and along the river St Francis, to the outlet of the Lake Polenagomook; and from the outlet of said Lake, they shall ascertain, fix, and mark by durable monuments upon the land, the line described in the first article of this treaty; and the said Commissioners shall make to each of their respective Governments a joint report or declaration, under their hands, and seals, designating such line of boundary, and shall accompany said report or declaration with maps certified by them to be the maps of the new boundary.

#### ARTICLE VII.

It is further agreed, that the channels in the river St. Lawrence, on both sides of the Long Sault Island, and of the Barnhart Island; the channels in the river Detroit, on both sides of the Island of Bois Blanc, and between that island and both the American and Canadian shores; and all the several channels and passages between the various islands lying near the junction of the river St. Clair, with the lake of that name, shall be equally free and open to the ships, vessels and boats of both parties.

#### ARTICLE VIII.

The parties mutually stipulate that each shall prepare, equip and maintain in service, on the coast of Africa, a sufficient and adequate squadron or naval force of vessels, of suitable numbers and description to carry in all not less than eighty guns, to enforce separately and respectively, the laws, rights and obligation of each of the two countries, for the suppression of the Slave trade; the said squadrons to be independent of each other, but the two Governments stipulating, nevertheless, to give such orders to the officers commanding their respective forces, as shall enable them most effectually to act in concert and co-operation, upon mutual consultation, as exigencies may arise, for the attainment of the true object of this article: copies of all such orders to be communicated by each Government to the other respectively.

#### ARTICLE IX.

Whereas, notwithstanding all efforts which may be made on the coast of Africa for suppressing the Slave Trade, the facilities for carrying on that traffic and avoiding the vigilance of cruisers by the fraudulent use of flags, and other means, are so great, and the temptations for pursuing it, while a market can be found for slaves so strong, as that the desired result may be long delayed, unless all markets be shut against the purchase of African negroes, the parties to this Treaty agree that they will unite in all becoming representations and remonstrances, with any and all powers within whose dominions such markets are allowed to exist; and that they will urge upon all such Powers the propriety and duty of closing such markets at once and forever.

#### ARTICLE X.

It is agreed that the United States and Her Britannic Majesty shall, upon mutual requisition by them, or their Ministers, Officers, or Authorities, respectively made, deliver up to justice, all persons who, being charged with the crime of murder, or piracy, or arson, or robbery, or forgery, or the utterance of forged papers, committed within the jurisdiction of either, shall seek an asylum, or shall be found, within the territories of the other: provided, that this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial, if the crime or offence had there been committed; and the respective judges and other magistrates of the two Governments shall have power, jurisdiction, and authority, upon complaint made under oath, to issue a warrant for the apprehension of the fugitive or person so charged, that he may be brought before such judges or other magistrates, respectively; to the end that the evidence of criminality may be heard and considered; and if on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate, to certify the same to the proper executive authority, that a warrant may issue for the surrender of such fugitive.—The expense of such apprehension and delivery shall be borne and defrayed by the party who makes the requisition, and receives the fugitive.

#### ARTICLE XI.

The eighth article of this treaty shall be in force for five years from the date of the ratification, and afterwards until one or the other party shall signify a wish to terminate it. The tenth article shall continue in force until one or the other party shall signify its wish to terminate it, and no longer.

#### ARTICLE XII.

The present treaty shall be duly ratified, and the mutual exchange of ratification shall take place in London, within six months from the date hereof, or earlier if possible.

In faith whereof, we, the respective Plenipotentiaries, have signed this treaty, and have hereunto affixed our seals.

Done in duplicate, at Washington, the ninth

day of August, Anno Domini, one thousand eight hundred and forty-two.

ASHBURTON, [SEAL]  
DANIEL WEBSTER, [SEAL]

#### OXFORD DEMOCRAT.

PARIS, SEPTEMBER 6, 1842.

#### DEMOCRATIC NOMINATIONS.

ELECTION—MONDAY, SEPTEMBER 12.

##### FOR GOVERNOR.

JOHN FAIRFIELD.

OXFORD,

For State Senators.

JOHN W. DANA.

VIRGIL D. PARRIS.

LEE STRICKLAND.

CUMBERLAND,

THEODORE INGALLS.

CHARLES MILLETT.

CHARLES HUNT.

JAMES STROUT.

##### For County Commissioners.

JAMES OSGOOD.

JONATHAN B. SMITH.

ISAAC N. STANLEY.

OXFORD,

RICHARD GREENLIEF.

CHARLES HANNAFORD.

EZRA TOBIE.

##### For Clerks of the Courts.

JOSEPH G. COLE.

OXFORD,

CHARLES COBB.

CUMBERLAND,

For County Attorneys.

ELBRIDGE GERRY.

OXFORD,

AUGUSTINE HAINES.

CUMBERLAND,

For County Treasurers.

LEVI STOWELL.

OXFORD,

JOHN W. SMITH.

##### ARE YOU ALL READY?

The election is at hand. Next Monday the people of this State will have an opportunity to show, at the ballot boxes, how highly they estimate the principles and acts of modern Federalism under the garb of whiggery. Will the people of Oxford bear this in mind, and will the Democracy come forth in their strength and show their decided disapprobation of such principles? The shouts of victory are heard in favor of the people in every State where elections have been held for some months past. Whiggery or modern federalism is receiving its death blow by the people on all hands. Their impious frauds and false promises are being visited upon their devoted heads. To the work then, freemen of Oxford. To the polls, one and all, on Monday next, if you have the interest and honor of our State at heart. Fail not to rally around the standard of Democracy, and triumphantly elect to the gubernatorial chair, that tried and able friend of the people's rights, JOHN FAIRFIELD. Let the watchword of every Democrat be "eternal vigilance is the price of liberty!" and let them live up to it by attending the Polls on MONDAY NEXT.

##### "ONE MAN'S VOTE"

We hear much now-a-days, says the Maine Democrat, about 'one man's power'; and we'll relate a conversation to which we listened a few years ago, at a public house in Haverhill, Mass., that shows conclusively that every man has a power, and also the importance of every man exercising that power on the day of election. Says one man to another, sitting close by him, 'I was the man that made Judge Morton, Governor of this State, this year?' 'How so?' very earnestly asked the other. 'I'll tell you,' said the man, and thus went on. 'On election day, I was doing a job work at Nashua, N. H., and feeling rather poor, I had made up my mind not to go home 15 miles to vote; think my vote, counting one, would not amount to much. So I reasoned myself along until about two hours of closing the polls, as I thought, when all at once, it came into my head, that I had voted for the Judge 10 years, and we had had a long pull of it, and I had ought to go home and vote for him this year—perhaps we shall save him. The more I thought of it, the more I felt it impressed on my mind as a duty to go and throw my vote: After a few thoughts of this kind passed through my head, I made up mind to go. I ordered a horse and wagon and drove home, and with scarce a moment to spare, got my vote into the box. My vote was the last, and if it had not been for my vote, Judge Morton would not have been elected; that is as clear as preaching.' The man was correct as far as one vote was concerned, as it was one vote according to the decision of the Massachusetts Legislative committee on elections that made Morton Governor. There cannot be too much importance placed on one vote; and if any of our readers are shuffling off individual responsibility, let him refer to the case of the worthy example set by the working man of Massachusetts, and always do likewise.

The remark of Matthew Carey, that "Federalism rises as the country sinks" is as true and just when applied to the federal party of the present time, as it was in its application to the federal party of 1812-14. Every day confirms the truth, that the present whig alias federal party can stand only upon the ruin of the country and the destruction of the constitution. The question to be decided by the people of this country is simply, which shall stand, the whig party or the country—one must fall. The whig journals openly declare that "the Clay party is based on protection and distribution united, and that, if this bond be sundered, the party will be utterly and instantly destroyed." And to preserve their party, they are ready to sacrifice every interest of the country, to involve it in an embarrasment and to destroy its Government and Constitution. And the people have got to choose whether they will sustain their sacred institutions, or a corrupt and unprincipled party.

The nominations for County Commissioners in this County were accidentally omitted in our last number. They will be found in their place this week.

#### ARE YOU ALL READY?

The party opposing the present administration of Maine, has taken the field, as the Clay party, and its success in the approaching State election would be hailed as a Clay triumph, and as a popular endorsement of the doings of the present Clay Congress.

Have the Democracy taken, or are they taking the proper steps to avert a result so shameful and disastrous? It is now but one short week to the election, and is every necessary preparation made or making? Are there not divisions, which need to be healed? No measures necessary to circulate the truth? No steps yet to be taken to ensure a full republican poll?

Eternal vigilance is the price of liberty. The Democracy is safe when it is active, and safe only upon that condition. We ought never to go into an election, with an idea that we can afford to lose anything. We must carry every Senator and every Representative where we are strong enough to do it; and we must get every vote for honest JOHN FAIRFIELD, which it is in our power to obtain.

It is not to be disguised, that in consequence of the feebleness of the hostile pressure upon our ranks, and the general want of political excitement, we are peculiarly exposed to the danger of divisions. In some sections of the State, these divisions are known to be alarming. What may not be apprehended from an artful and active enemy, under such circumstances? That same enemy carried the Legislature in 1840, by a minute and secret organization, operating upon every doubtful district. Who can assure us that there is no such organization, in full efficiency, at this very moment?

Union, harmony and concession! In this sign we can conquer, and in this spirit let us go into the battle. In solid columns let us move to the field, and so baffle the arts of our lurking foe.—TO YOUR TENTS, O ISRAEL!

#### "THE SOBER SECOND THOUGHT"

THE REVOLUTION—WHIGGERY WHEIGHED IN THE BALANCE; AND FOUND WANTING. Democracy Every-where Triumphant!!! Since the organization of the federal and State governments, nothing has happened to try the stability of our free institutions like the struggles of the United States Bank, to obtain a recharter; and its subsequent death throes, spreading private and public bankruptcy, throughout the length and breadth of the land. In its progress, instead of establishing the credit system, or any kind of credit, it prostrated individual credit, the credit of the States, and last, though not least the credit of the nation.

During the last Presidential election, the whigs undertook to wink the Bank question out of sight; but it was the real question after all, on which the knowing ones fought the battle. As soon as the curtain had fallen on part the first, which had been played with unbounded applause, the scene was instantly changed, and it soon rose again, amidst shouts and hisses, displaying upon the stage, all the insolent insolence and falsehood of Bank advocates, presidents, cashiers, and clerks. The hisses prevailed, and they have been driven off, but they have not abandoned their infamous Bank projects. They are still resolved to battle for a National Bank. Other ostensible issues will, of course be made, but the real fight will be for a Bank.

The Land Distribution and a high Tariff will be hitched on the tail of the Bank scheme, and will probably be made the most prominent measures in the Presidential canvass; but let no one be deceived in this matter. The Bank is the real, and vastly most important question at issue. The whigs know very well, that their Tariff and Distribution schemes, standing alone, can be repealed within short periods from their enactment; but if they can get a Bank Charter of fifty millions, for fifty years, by raising a hue and cry about *ruined rights*, and by purchasing up members of Congress and newspapers, alongside Nicholas Biddle, they hope, by alternate threatening and coaxing, to subvert the people, and prostitute all future legislation to the monied interests.

During the electioneering campaign of 1830-40, it is well known that the whigs did not dare to make the Bank, with its train of obnoxious measures, the issue. They raised the battle cry, against the sub treasury, the specie circular, gold spoons, the management of the Florida war, a standing army, "an army of two hundred thousand office-holders," and hard times, while they promised high prices to the seller, low prices to the purchaser, and "ROAST BEEF AND TWO DOLLARS A DAY TO THE LABORER." By these deceptions they persuaded the people to turn the Democrats out of power, and to put them in. Then came out the truth. An extra session of Congress, containing a whig majority of full forty in the House of Representatives, and nine or ten in the Senate, was called to give the country the blessings of a National Bank. The people were undeceived; and every election that has taken place since, has been decisive of the *fole of the deceiver*.

Maine that gave Harrison 111 majority in 1840, in 1841 gave a democratic majority of 10,000! The Banner State, Vermont, that gave a coonskin majority of 11,000, could not elect the federal candidate for Governor by the people, in 1841, and he was barely saved in an election by the Legislature; and will be entirely defeated, probably, this year. Massachusetts gave Harrison 20,400 in 1840, and in 1841 elected the federal candidate for Governor by the meagre majority of 800, out of 100,000 votes. Connecticut gave Harrison 6,500 majority, and in April 1842 the Democrats carried the State triumphantly.

New York gave Harrison 13,300 majority in 1840, and in 1841 returned decided democratic majorities to both branches of her legislature, by a popular majority of 14,000 votes. New Jersey gave a whig majority of 2,300 in 1840, in 1841 gave a popular majority for the democratic candidates.

Pennsylvania gave her electoral vote to Harrison in 1840, and in 1841, elected the Democratic candidate for Governor, by a majority of 23,000.

Maryland, which gave a federal majority for Harrison of 4,000 in 1840, gave a democratic majority of 600 in 1841, and elected a democratic Governor.

Virginia gave her electoral vote for Mr. Van Buren, though her Governor and Legislature were Federal. But she has dismissed her unfaithful servants and elected a majority of Democrats to both branches of her Legislature.

North Carolina gave a majority of 13,000 in 1840, and had a coon majority of 36 on joint ballot in her Legislature last year. This year she has just elected to her Legislature, a Democratic majority of ten in the Senate and sixteen in the lower House.

Georgia gave a whig majority of 13,000, in 1840, and had a coon-skin Legislature. In '41 the Democrats swept the State by a majority of 4,000, carrying large majorities in both branches of the Legislature.

Mississippi gave a hardcider majority of 2,500 in 1840 but in 1841 the Democrats carried every thing, by a clean sweep.

Louisiana, gave a whig majority of 4,000 in 1840. In 1842, she elected the Democratic candidate for Governor, by a majority of 1,600.

Tennessee which gave 12,000 majority for the whigs in 1840, was about balanced in 1841; and is now doubtless Democratic.

Ohio gave a hard-cider majority of 23,000 in 1840. But in 1841 she gave a popular majority for the Democracy, and returned a democratic majority to both branches of her legislature.

Indiana gave a coon-skin majority of 14,000 in 1840, and in 1841 and 1842 she returned a decided democratic majorities, on joint ballot to her legislature.

Michigan gave a hard-cider majority of 2,000 in 1840; and in 1841 elected the Democratic candidate for Governor by 5,000 majority, returning only one or two whigs to her legislature, where they had a majority on joint ballot the year before, electing a U. States Senator.

Twelve of the above States gave a decided majority of the electoral votes. The other five will probably come right on the next trial.

DEMOCRATS OF MAINE, LET YOUR MAJORITY OFTEN THOUSAND OF LAST YEAR BE INCREASED TO FIFTEEN THOUSAND ON THE 19th INST. Keep the ball a moving, in the right direction.—F. Argus.

#### BETTER TIMES OF WHIGGERY.

We may now consider ourselves in the midst of the "better times" of Whiggery. Gen. Jackson has been quietly domiciled at the Hermitage these five years past. Mr. Van Buren is at Kinderhook. Benton, Buchanan and Calhoun—all the Democratic Ogres have vanished. The Veto—the Specie Circular—the Sub-Treasury, are as dead as ducks in a poultry yard, after the visit of the fox. And yet what's the matter? Where are the better times of whiggery?

The real Simon Pure Clay Whiggery, if it has not its own President, has its Senate, House of Representatives, and pap-suckers, in almost every good office in the country. The reins of state have been in their hands full six months. The Distribution Bill—the Loan Bill—the Bankrupt Bill—their darling schemes—are all in the full tide of experiment. If they have not a National Bank, it is not because they have not unitedly the powers to make one. And yet—where are the better times of whiggery?

Since whiggery came into power, the following events have transpired:

More bank frauds have been committed than were ever known before.  
Bank failures have been more frequent.  
Money has been scarcer than before.  
Prices of produce have fallen.  
Prices of labor have fallen.  
Prices of stocks have fallen.  
Prices of real estate have fallen.  
Individuals have been repudiated.  
Banks have repudiated.  
States have repudiated.  
Citizens are bankrupt.  
Corporations are bankrupt.  
States are bankrupt.  
The Government is bankrupt.

These are the ingredients, gentle reader, which constitute the *better times* of whiggery. Look over the whole country. Look at the proceedings of both Houses of Congress. Look into those various chroniclers, the Clay Whig Journals, and answer. Are not these the *better times* of whiggery? Are we not in the very midst of the Federal paradise? Is not this the Websterian golden age?

Men may be sceptical about predictions—but seeing, tasting, and feeling, are arguments that an ass can understand.

Farmers—as you sell your grain at inconsistent prices;  
Mechanics—as you fail to collect the proceeds of your hard earnings;  
Manufacturers—as you behold your spindles idle;  
Merchants—as your consumers are daily decreasing;  
Tenants—as you suffer under distress warrants; Landlords—as you see your houses empty and your rents falling;

Bethink yourselves!—these are indeed, the "better times" of whiggery. Bought experience is said to be the best—and the American people are now paying great prices for theirs.

ANOTHER INVASION OF TEXAS.—Further intelligence from Galveston, Texas, has been received at New Orleans. Gen. Reis, with 4000 Mexican, has commenced marching towards the Texan frontier, where the authorities were adopting vigorous measures of defence. Two Mexicans, who were taken prisoners, state that an invasion was in preparation, and that Santa Anna's orders were to take no prisoners!

If Messrs. Case and Kingsbury don't leave off quarrelling and trying to get the democracy of Cumberland by the ears, the best thing that can be done is to return them both to Massachusetts.—Bangor Democrat. Them's our sentiments.—Saco Democrat. And ours, to a T.—Oxford Democrat.

#### Election of Maine!

In only TEN DAYS from this time, you will be called upon to decide into WHOSE HANDS shall fall the Government of your State.

MOMENTOUS INTERESTS hang upon the decision. Will you continue the present party in power, with JOHN FAIRFIELD at its head; or will you revive, by the election of EDWARD ROBINSON, the dynasty of 1841 which GERRY-MANDED THE STATE, checked you in respect to the County Officer Bill, and admitted paupers to vote, and held the LONGEST SESSION OF THE LEGISLATURE EVER KNOWN?

For remember, that the SAME MEN who ruled in 1841, have nominated Edward Robinson, and, if he is elected, will rule him and you in 1843.

And remember too, that he himself, both when in the Legislature, and in Congress, has *always* gone with those who have gone furthest in federal measures, is an OLD AND PROFFERED FEDERALIST, and has never wavered in supporting both the odious State dynasty of 1841, and the COONSKIN DYNASTY at Washington.

Will you, in short, reverse the decision you made only a year ago, and RESTORE THE EXPELLED BOORBONS to power and place?

Another gubernatorial candidate is also presented for your consideration, in the person of Gen. Appleton. In respect to him, it will be sufficient for all of you who love your country, to know that Gen. Appleton, when in the Massachusetts Legislature, VOTED FOR THE CALL OF THE HARTFORD CONVENTION, and is to this day, an UNREPENTING, FURIOUS, AND BIGOTED FEDERALIST.

National questions also depend upon the decision you will make on the 12th instant, because the party who have nominated Edward Robinson for the office of Governor, have also taken the field as the supporters of Henry Clay for the next Presidency, and as supporters of the acts of the present Clay Congress.

Examine carefully the doings of the roan skin Congress, and then say whether you are willing to do any thing, which would be hailed as an approval and endorsement of their conduct.

LET IT NEVER BE FORGOTTEN!

That after holding an EXTRA SESSION of 100 days, they have already completed NINE MONTHS of another session, thus making out six months of extra as well as extraordinary legislation, at a cost to you of NEARLY A MILLION OF DOLLARS!

That, according to a recent Report of J. Q. Adams, drawn up expressly to defend and gloss over their acts, "no reduction of expenditures has been prescribed," although they promised it, and that "AN ADDITION OF AT LEAST FIFTEEN MILLIONS" (really eighteen millions,) has been made to the public debt "in the course of eighteen months, since the inauguration of President Harrison."

That the Treasury has been bankrupted by their extravagance, and that you daily hear of the discharge of laborers from the public works, with three or four months' pay IN ARREAR!

That they have attempted to alienate the revenues of your public domain, while imposing ENORMOUS TAXES UPON THE NECESSARIES OF LIFE.

That their great employment has been to devise ways and means to "head" the President, and to connect with important laws, such odious provisions as would compel him to veto them, for the purpose of creating EXCITEMENT, CONFUSION, AND DISCORD.

That while refusing to refund to the patriot JACKSON, an unjust fine imposed upon him by a vindictive judge, they have endeavored to pass a law to pay to the heirs of the traitor HULL, a large sum of money under pretence of salary due to him as Governor of Michigan after he had surrendered it to the British.

That under the name of a "remedial Justice Bill," they have passed an Act to prevent the States from trying and punishing British soldiers and officers, who under circumstances like those of the attack upon the Caroline, may BUTTER AMERICAN CITIZENS IN COLD BLOOD.

That by these and various other acts, which it would require columns to enumerate, they have disgraced the Government, destroyed public and private credit, infused a spirit of distrust into all the affairs of life, caused the deepest and most general distress instead of the "better times" they promised, and have made this great country a scene of the MOST UNIVERSAL AND MOST UNPARALLELED SUFFERING.

And let it never be forgotten, that in respect to the great question of

#### A PROTECTIVE TARIFF.

they have played fast and loose, and notwithstanding all their professions never intended to pass a tariff, and NEVER WOULD HAVE PASSED ONE, had it not been for Democratic votes.

That it was never the intention of their GREAT LEADER, Henry Clay, that any tariff should be passed, and that it was only by the OVERWHELMING FORCE of public indignation, that his followers in Congress, and then only a portion of them, were DRIVEN into its SUPPORT.

And then mark HOW FALSE IT IS, that the Democracy were ever unwilling to vote for and sustain a really useful and protective Tariff.

Observe them, in both houses of Congress, making and supporting proposition after proposition, which would have given the best, possible protection to your industry.

And finally observe that the desire of the Democracy to give you protection, was so STRONG, and so SINCERE, that rather than lose it altogether, a large portion of them voted at last, in favor of the Bill which has passed, obnoxious as it is, and without their votes, it would have been defeated by OVERWHELMING MAJORITIES.

And let it be remembered, that in so far as this bill is a bad one, and in so far more especially, as it oppresses the great, shipping interests of your State, as Mr. Evans admitted that it does, the federal party is solely responsible, and that

the Democracy will correct and amend. And mark the course this bill was taken. THE CASTING SPEAKER!

On the other hand, BY THE CASTING CRATIC SENATE. Under these circumstances

the DEMOCRACY to go to the polls STAY, DER, in SOLID AND ALL, to save the Democracy of a and West have acc will the

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tain! this time, you will WHOSE HANDS your State. ESTS hang upon ent party in power, t its head; or will EDWARD ROB- I which GERRY- TE, checked you in Bill, and admitted LONGEST SES- LATURE EVER ME MEN who rul- Edward Robinson, rule him and you in himself, both when congress, has always e furthest in feder- AND PROFESSED ver wavered in sup- e dynasty of 1841, ASTY at Washing- the decision your RESTORE THE to power and place? aditude is also pre- in the person of to him, it will be love your country, when in the Massa- OTED FOR THE FORD CONVEN- AN UNREPENT- IGOTED FEDER- depend upon the de- e 12th instant; be- nominated Edward Governor, have also rters of Henry Clay as supporters of the grass. ings of the room skin ther you are willing d be hailed as an ap- her conduct. "FORGOTTEN! TRA SESSION of completed NINE on, thus making out as extraordinary le- NEARLY A MIL- ent Report of J. Q. to defend and gloss n of expenditures has n promised it, and "AT LEAST FIF- ighteen millions," ebt "in the course the inauguration of been bankrupted by that you daily hear of am the public works, y IN ARK! to alienate the re- main, while imposing ON THE NECES- ent has been to de- deal" the President, ent laws, such odious him to veto them, EXCITEMENT, ORD. refund to the patriot imposed upon him by e endeavored to pass the traitor HULL, a reference of salary duo Michigan after he had a "remedial Justice Act in prevent the iving British soldiers unstances like those line, may BUTCH- ZENS IN COLD s other acts, which e enumerated, they have denigrated public and it of distrust into all the deepest and most the "better times" ade this great country UNIVERSAL AND ELED SUFFER- tion, that in respect


the Democracy will take the earliest opportunity to correct and amend it.  
**And mark the contrast!**  
This bill was twice defeated in the House, BY THE CASTING VOTE OF THE CLAY SPEAKER!  
On the other hand, it was saved in the Senate, BY THE CASTING VOTE OF YOUR DEMOCRATIC SENATOR, RUEL WILLIAMS!  
Under these circumstances need we appeal to the  
**DEMOCRACY OF MAINE,**  
to go to the polls **SHOULDER TO SHOULDER, in SOLID COLUMNS, and ONE AND ALL,** to sustain their principles? When the Democracy of our sister States of the South and West have achieved victories so glorious, will the  
**STAR IN THE EAST,** forfeit all its honors, by yielding ingloriously and slyly to the embraces of federalism?  
**ORGANIZE! ORGANIZE!**  
Brush up your matchlocks, mount guard, and make ready FOR THE BATTLE—Augusta Age.  
**WEBSTER AND THE BOUNDARY.**  
Mr. Webster, in 1839, thought that the Boundary should be summarily drawn. Taking a retrospective and an immediate view, we shall see that even whig gods are inconsistent and hypocritical. Mr. Webster said in 1839:  
"He was among those who never entertained a doubt that the right to this disputed territory was in the United States. It had appeared to him, from the first, that the controversy never seemed to him hardly to reach to the dignity of a debatable question." Mr. W. thought that if a higher and more energetic tone had been held by our government in the negotiations on this matter, we should stand upon much more elevated ground at present. He was willing, for his own part, to assume his share of the responsibility of voting to run the line of 1783, and to defend it when run, and to vote for it to-night. He hoped that those who had the lead in the administration of our affairs, would tell the English Government that this matter must be settled; that if not settled by the fourth of July next, we will run the boundary line according to the treaty, and we will occupy the country, and then remove us if you can." [Much applause from the galleries.]  
**FINAL PASSAGE OF THE TARIFF BILL.**  
The House, on the 25th ult., passed the Tariff Bill with the Senate's amendments. On the 26th the President sent a message to the House with a notification that he had approved the Tariff Bill. He also sent another message, with a Protest against the Report on the Veto Message, made by Mr. Adams' Select Committee, and adopted by the House. This Protest was laid upon the Speaker's table, and a number of the Whig members looked it over. It was rumored that the Whig members would refuse to receive or read it. The President requests that it be entered on the Journal of the House. It was expected that Congress would adjourn about the middle of last week.  
**Retrenchment.** Congress. The House adopted a resolution the other day, which gives to the members of Congress, books, for the printing of which Gales & Seaton will be paid \$50,000 from the public Treasury.  
**The requisition for Gov. Dorr.**—Gov. Arnold, the messenger despatched by the Charter authorities of Rhode Island to demand Thomas W. Dorr of the Gov. of New Hampshire, returned to Providence, of course, to report that Mr. Dorr would not be surrendered.  
The Chronicle says, that Gov. Hubbard respectfully but firmly and decidedly, declined obeying the requisition, and stated to Gov. Arnold that he would forward, by mail, his reasons for so declining, addressed to 'Samuel W. King, acting Governor of Rhode Island.'  
It is reported that a letter was received by 'Acting Gov. King,' a few days since, through the Post Office, marked 'Exec. Dept., H. Hubbard, Governor of New Hampshire,' and directed to 'His Excellency Samuel W. King acting as Governor of Rhode Island.' Immediately upon receiving it and without breaking the seal, Governor King ordered it to be redirected to Gov. Hubbard and put into the Post Office.  
**TO TOWN OFFICERS.**  
Town Officers will remember that they are by law required to make return of the votes cast in their respective towns for County Commissioners, County Attorney, and Clerk of the Courts, to the Secretary of State within thirty days from the second Monday of September.  
We would also suggest to town officers the importance of consulting the statutes in order to make all returns in strict accordance with their provisions. Every year more or less of the returns of votes are imperfectly made, but there can be no excuse for a negligence which disfranchises voters. *Daguer Democrat.*  
**We hardly believe it.** The Madisonian, of Monday morning, contains the following: "We somewhat doubt the correctness of the report:—The following note was written on the outside of a letter received on Saturday in one of the public offices from Chicago: 'A battle has been fought between the Mormons and anti-Mormons. The extra says thirty or forty were killed or wounded. The Governor has gone down with two hundred men.'"  
**St. STEPHEN, Aug. 17.** Distressing and fatal accident. It is our painful duty this week to record the most melancholy accident that has ever happened in this section of the country. On Wednesday morning last, as Mr. Haley Morrison was preparing to go out with his gun for Pigeons, and in the act of raising from his chair with the fusce across his arm, it accidentally was discharged, and awful to relate, the whole contents (a heavy charge of shot) entered the breast of his wife, passing through the heart, and causing immediate death. Mrs. Maria Morrison was twenty-two years of age—daughter of Mr. Clarke Hanson, of Lincoln, Maine, and had been married about four years.

Gov. Monron attended the great Clam Bake at Swansey, Mass., a few days since, and boldly and ably advocated the free Suffrage cause of Rhode Island—strongly condemning the doings of the Algerines.  
**Newport, Aug. 25.** At six o'clock yesterday afternoon, the Grand Jury returned to the Court bills of indictment for HIGH TREASON, against Thos. W. Dorr, Dutee J. Pearce, Joseph Joslin, Daniel Brown, Seth Luther, Nathaniel N. Carpenter, John Pain, and George Frissell.  
On motion of the Attorney General, the Grand Jury was excused until this morning at 8 o'clock. The prisoners were not arraigned last night. [Rep. Herald.]  
**MARRIED.**  
In this town, on Wednesday last, by Rev. C. B. Davis, Mr. John R. Merrill to Miss Mary L. Sanborn, both of this town.  
In Winthrop, James M. Holland, Esq. of Canton, to Miss Sarah F. Fairbanks.  
**DIED.**  
In this town, 4th inst. Helen, daughter of Henry and Lucinda Hows, aged 13 months.  
"As the sweet flower which scents the morn,  
But withers in the rising day;  
Thus lovely seemed this infant's dawn  
Thus swiftly fled its life away." [Com.]  
In Greenwood, Aug. 20th, Victoria Adelaide, daughter of Daniel and Vesta Dunn, aged 17 months.  
In Turner, Aug. 3, Mr. John Keen, a pensioner, in the 87th year of his age. Amanda, only child of Mr. Albert Winslip, aged about 4 months.  
**STATE OF MAINE.**  
OXFORD, ss: To the Hon Judge of the District Court for the Western District, to be begun and holden at Paris in said County of Oxford on the second Tuesday of June, 1842.  
RESPECTFULLY represents JOSEPH MASON, of Portland, in said County of Oxford, yeoman, that he is seized in fee, as tenant in common and undivided with certain persons unknown of one half of a certain parcel of land, situated in said Portland, being part of lot numbered thirteen in G Range, beginning at the South West corner and running North, eight degrees East to the centre of said lot and continuing its width; and extending Easterly to contain Eighty-one acres (roads excepted). And that for his more convenient use of his right in the premises, it is expedient that partition be made. He therefore, the said Mason, prays, that after due proceedings had, the same land may be divided and the said Joseph Mason may have his one half in severalty.  
By JAMESON & WEDGWOOD, His Att'ys.  
OXFORD, ss.—At a Western District Court, begun and holden at Paris within and for the County of Oxford on the 24th Tuesday of June, A. D. 1842.  
On the foregoing Petition, Ordered, That the petitioner give notice to all persons interested by causing an attested copy of said petition and Order of Court thereon to be published three weeks successively in the Oxford Democrat, a public Newspaper printed at Paris, in said County of Oxford, the last publication to be at least thirty days before the next Term of this Court to be holden at said Paris on the second Tuesday of November next, that they may then and there appear and shew cause if any they have, why the prayer of said petition should not be granted.  
Attest—J. G. COLE, Clerk.  
A true copy of the Petition and Order of Court thereon.  
Attest—J. G. COLE, Clerk.  
**Treasurer's Notice.**  
WHEREAS, the Collector of Taxes for the town of Waterford for the year 1841 has certified to me, that the following assessments on Real Estate in said town in the year 1841, aforesaid, remain unpaid, I therefore do hereby publish the same agreeable to law in such case made and provided.  

Names of Owners.	Lot.	Range.	No. Acres.	Value.	Taxes.	Deficiency.
Thomas J. Everett	12	5	30	\$250	\$2 15	
Charles Hale	1	7	37	80	62	69
do	1	8	30	70	60	
Jas. C. Goodson, Sr. part Swan Farm	60	30	70	103		
Oliver Hale, Sanderford Mills	60	30	44			
Beale's Mills, so called	6	50	430			
John, Savage, S. E. part	12	1	45	50	43	38
Unknown	12	1	55	50	43	38
Joshiah Atherton	7	11	100	600	430	23
C. F. Jones	11	11	100	200	72	
Benjamin Prince, E. part	11	12	100	100	55	47
Joseph Nelson, Carter Store	8	14	80	100	55	47
Chas Harlow, L B Whitney Farm	1	15	150	120		
Stevens & Mills	12	7	100	200	2 58	

  
Dated at Waterford, Sept. 24, 1842.  
DANIEL BROWN, Treasurer of Waterford.  
**Commissioner's Notice.**  
THE subscribers hereby give notice that they have been appointed by the Hon Judge of Probate for the County of Oxford Commissioners to receive and examine the claims of the creditors to the estate of John L. Holt, late of Bethel, in said County, deceased, whose estate is represented insolvent; and that they will attend to the duties assigned them at the office of Henry Ward in said Bethel, on the first Saturdays of January and March, A. D. 1843, at two o'clock P. M. on each of said days. Six months from the 8th day of September inst. are allowed to said creditors to present and prove their claims.  
HENRY WARD, } Com'rs.  
LEONARD GROVER, }  
Bethel, Sept. 5, 1842. 18  
**Commissioner's Notice.**  
THE subscribers hereby give notice that they have been appointed by the Hon Judge of Probate for the County of Oxford, Commissioners to receive and examine the claims of the creditors to the estate of Ephraim Holt, late of Bethel, in said County, deceased, whose estate is represented insolvent; and that they will attend to the duties assigned them at the office of Henry Ward in said Bethel, on the first Saturdays of January and March, A. D. 1843, at 10 o'clock A. M. on each of said days. Six months from the 8th day of Sept. inst. are allowed to said creditors to present and prove their claims.  
LEONARD GROVER, } Com'rs.  
ELIHU BEAN, }  
Bethel, Sept. 5, 1842. 18  
**Last Call!**  
THE subscribers hereby give notice to all persons indebted to them by note or account, that unless some arrangement is made by the first of October, the demands will be left for collection.  
HAMMOND & HARLOW.  
Paris, Sept. 5, 1842. 18  
**BONNETS, BONNETS.**  
A new supply of FLORENCE, and other kinds of the latest style of BONNETS, just received and for sale cheap, by H. W. GOODNOW.  
Norway, June 18, 1842. 7c  
Flour, Corn, Pork, &c. &c.  
CONSTANTLY on hand and for sale cheap for cash, by W. E. GOODNOW.  
Norway, July 11th, 1842. 10

At a Court of Probate held at Fryeburg, within and for the County of Oxford, on the second day of August, in the year of our Lord eighteen hundred and forty-two.  
Ira Towle, Administrator of the estate of Richard C. Sweet and Daniel Clement both late of Fryeburg, in said County, deceased, having presented his first account of his administration of the estate of said Richard, and also a Petition for license to sell so much of the real estate of both estates as may be necessary for the payment of the debts due from each and incidental charges; and also a Petition of the Widow of said Richard, praying for an allowance out of the personal estate of said Richard.—It was  
Ordered, That the said Towle give notice to all persons interested, by causing a copy of this order to be published three weeks successively in the Oxford Democrat, printed at Paris, that they may appear at a Probate Court to be held at Fryeburg, on the 3d Tuesday of Oct. next, at ten o'clock in the forenoon, and shew cause if any they have, why the same should not be allowed and granted.  
LYMAN RAWSON, Judge.  
A true Copy, Attest—GEO. F. EMERY, Register.  
At a Court of Probate held at Fryeburg, within and for the County of Oxford, on the 24th day of August, in the year of our Lord eighteen hundred and forty-two.  
On the Petition of George Stacy, representing that "William Towle of Portland, in said County, on the 7th day of November, A. D. 1839, by his writing obligatory of that date by him signed, in consideration of \$500 to be paid him by Administator of the estate of said Towle, conveyed and agreed to convey to Bridges and John C. Bridges, conveyed and agreed to convey to him, their administrators or assigns, \$5 acres of Land in said Portland—beginning at the South East corner of Lot No. 15, on Range 6, thence a Northerly course by the Westerly side of the said Lot No. 15 for as much land as the said Wm. Towle—thence a Westerly course by land before said by said Towle and by the South Westerly side of said Lot, for enough to make \$5 acres, on condition that the said John C. and Administator, their administrators or assigns pay the note of \$500 in 50 equal annual payments of \$10 each, in seven annual payments with interest annually. And the said John C. Bridges, after the said 50th day of January, A. D. 1839, sold and assigned his interest in said Bond to said Administator Bridges for value received and then afterwards on the 16th day of June A. D. 1842, in consideration of \$227.48 sold and assigned all his right, title and interest in and to said Bond to George Stacy, and alleging that the said Wm. Towle was prevented from making the conveyance of said estate, by death,—that the consideration, principal and interest, have all been paid but \$15, and that he stands ready to pay said sum and comply with the conditions of said Bond," and praying that the administrator of said Wm. Towle be authorized to give a Deed of the above described premises according to the tenor of said Bond.—It was  
Ordered, That the said Stacy give notice to all persons interested by causing a copy of this order to be published three weeks successively in the Oxford Democrat printed at Paris, in said County, that they may appear at a Probate Court to be held at Fryeburg, in said County, on the 3d Tuesday of January next, at ten o'clock in the forenoon, and shew cause, if any they have, why the same should not be granted.  
GEO. F. EMERY, Register.  
A true Copy, Attest—GEO. F. EMERY, Register.  
At a Court of Probate held at Waterford, within and for the County of Oxford, on the first day of August, in the year of our Lord eighteen hundred and forty-two.  
William White, named Executor in a certain instrument made by and between the late Wm. and Testament of Admistror R. Chamberlain late of Canton, in said County, deceased, having presented the same for Probate.—It was  
Ordered, That the said White give notice to all persons interested, by causing a copy of this order to be published three weeks successively in the Oxford Democrat printed at Paris, in said County, that they may appear at a Probate Court to be held at Waterford, in said County, on the twentieth day of September next, at two o'clock in the forenoon, and shew cause, if any they have, why the same should not be proved, approved, and allowed as the last Will and Testament of said deceased.  
GEO. F. EMERY, Register.  
A true Copy, Attest—GEO. F. EMERY, Register.  
At a Court of Probate held at Waterford, within and for the County of Oxford, on the first day of August, in the year of our Lord eighteen hundred and forty-two.  
Ephraim Maible, one of the Executors of the last Will and Testament of Ephraim M. Esten, one of Dixfield, in said County, deceased, having presented his first account of his administration of the estate of said deceased.—It was  
Ordered, That the said Ephraim Maible give notice to all persons interested, by causing a copy of this order to be published three weeks successively in the Oxford Democrat printed at Paris, in said County, that they may appear at a Probate Court to be held at Waterford, in said County, on the twentieth day of September next, at two o'clock in the forenoon, and shew cause, if any they have, why the same should not be proved, approved, and allowed as the last Will and Testament of said deceased.  
GEO. F. EMERY, Register.  
A true Copy, Attest—GEO. F. EMERY, Register.  
At a Court of Probate held at Waterford, within and for the County of Oxford, on the first day of August, in the year of our Lord eighteen hundred and forty-two.  
Hannah Abbott, Administratrix of the estate of Timothy Abbott, late of Andover, in said County, deceased, having presented her 2d account of her administration of the estate of said deceased.—It was  
Ordered, That the said Administratrix give notice to all persons interested, by causing a copy of this order to be published in the Oxford Democrat, printed at Paris, three weeks successively, that they may appear at a Probate Court to be held at Waterford, in said County, on the 30th day of September next, at ten o'clock in the forenoon, and shew cause, if any they have, why the same should not be allowed.  
LYMAN RAWSON, Judge.  
A true Copy, Attest—GEO. F. EMERY, Register.  
At a Court of Probate held at Waterford, within and for the County of Oxford, on the second day of August, in the year of our Lord eighteen hundred and forty-two.  
On the Petition of Ann S. Gage, Widow of Leander Gage, late of said Waterford, deceased, praying for an allowance out of the personal, and also that her Widow may be assigned her out of the Real Estate of said deceased.—It was  
Ordered,—That the said Widow give notice to all persons interested by causing a copy of this order to be published three weeks successively in the Oxford Democrat, printed at Paris, in said County, that they may appear at a Probate Court to be held at Waterford, on the 3d Tuesday of October next, at ten o'clock in the forenoon, and shew cause, if any they have, why the same should not be granted.  
GEO. F. EMERY, Register.  
A true Copy, Attest—GEO. F. EMERY, Register.  
At a Court of Probate held at Fryeburg, within and for the County of Oxford, on the second day of August, in the year of our Lord eighteen hundred and forty-two.  
Hannah Warren, Administratrix of the estate of John Warren, late of Denmark, in said County, deceased, having presented her second account of her administration of the estate of said deceased; and also a Petition praying for license to sell so much of the real estate of said deceased as may be necessary to raise the sum of eleven hundred dollars and sixty-five cents, for the payment of the debts of said deceased and incidental charges.—It was  
Ordered,—That the said Hannah Warren give notice to all persons interested, by causing a copy of this order to be published three weeks successively in the Oxford Democrat printed at Paris, that they may appear at a Probate Court to be held at Paris, in said County, on the 31st Tuesday of October next, at ten o'clock in the forenoon, and shew cause if any they have, why the same should not be allowed and granted.  
GEO. F. EMERY, Register.  
A true Copy, Attest—GEO. F. EMERY, Register.  
**Bethel Academy.**  
THE Trustees of Bethel Academy are hereby notified that their annual meeting will be holden at the Academy on the last Tuesday of August, 1842, at one o'clock in the afternoon.  
1st. To choose all officers, required by their by-Laws.  
2d. To fill the Board of Trustees.  
3d. To transact all other necessary business.  
Wm. FRYE, Sec'y.  
Bethel, Aug. 4th, 1842. 13

At a Court of Probate held at Waterford, within and for the County of Oxford, on the first day of August, in the year of our Lord eighteen hundred and forty-two.  
George C. Briggs, Administrator of the estate of Ingalls Briggs, late of Andover, in said County, deceased, having presented his private account against the estate of said deceased.—It was  
Ordered, That the said Administrator give notice to all persons interested, by causing a copy of this order to be published three weeks successively in the Oxford Democrat, printed at Paris, that they may appear at a Probate Court to be holden at Waterford, in said County, on the 15th day of Sept. next, at ten o'clock in the forenoon, and shew cause if any they have, why the same should not be allowed.  
GEO. F. EMERY, Register.  
A true Copy, Attest—GEO. F. EMERY, Register.  
**Assignee's Sale.**  
TO be sold at public Auction at E. P. Poor's house in Andover, on Wednesday, the 31st day of August, next at 10 o'clock A. M. the following property belonging to the estate of ERASTUS P. POOR, a Bankrupt, viz:—The right of redemption of the Farm where said Poor now lives, reference being had to the Deeds.  
Also, a lot of land containing 50 acres in Andover, Me. called the Jackson lot. Also, one lot in Byron, Me. called the Cutting lot, containing 100 acres.  
Three notes of hand against Holdsworth Newton, of about \$150. Said notes are secured by a deed of 24 acres of land in said Andover, called the Pease Webster lot. Two notes against Moses G. Merrill of about \$320. Note against Jacob Farrington " 49  
do Abiel Bedell " 15  
do Joseph Chase " 6  
do David Lombard " 6  
do Eben Poor " 70.50  
do Andrew Campbell for 2 sheep. " 25  
Execution against Francis Swan & John Farrington \$118  
do Stacy Stewart " 25  
do James S. Douglass " 20  
do do Time & Freight of Wm. Frost " 40  
Note against Simeon Shurtliff, about " 15  
do Nathl Abbott, " 2  
do Moses Abbott, " 2  
do James F. Briggs, Jr. " 17  
Also, the right to redeem Moses Merrill's note of about \$50. One yoke of Stegs, 10 Sheep, mortgaged to E. E. Merrill for about \$200. The right to redeem a Bull, 1 Stag, 1 pair of one year old Steers, 2 one year old Cows, mortgaged to Lyman Bolster, of Rumford, for about \$50. One Pew in the South Meeting House.  
Also, the right to redeem 1 Cow, 1 single Wagon, 1 Harness, mortgaged to Silvanus Poor, Jr. The right to redeem one horse mortgaged to Wm. V. Jordan for \$15.  
Also the right to a certain parcel of land set off on the Swan & Farrington Execution mentioned above.  
Account against Albert Newton, 1.17  
do Jacob Graves, 27.32  
do Aaron Dunn, Jr. 2.18  
do James Godwin, 3.17  
do James C. Thompson, 2.26  
do Joseph Chase, 3.06  
do David Sweet, 4.75  
Terms.—Cash. BENJAMIN POOR, Assignee.  
Andover, July 21, 1842. 12  
**Notice**  
IS hereby given that James Stevens, Jr. of Andover, has this day impounded two black horses, one bay and one white, with a long switch tail, the other a short square dock.—The owner or owners are requested to pay charges and take them away.  
A. B. WEBSTER,  
Andover, Aug. 3d, 1842. Pound keeper.  
  
**CLOCKS & WATCHES**  
Cleaned & Repaired by  
B. WALTON,  
Paris Hill, Me.  
**ASSIGNEE'S SALE.**  
TO be sold at Public Auction at Swift's Store in Norway, on Wednesday, the 17th of August, next, at ten o'clock A. M. the following property belonging to the estate of CHARLES PENLEY, a Bankrupt:—About 4 acres of land in Norway, near Ephraim Crockett, purchased by said Penley of Mary Hale, as pr deed thereof.—one building, one undivided half of a pile—one maul—one watch—2 notes against Artemas Felt, about \$6.22—one do. against Hoyt Pingree, \$12.62—one do. against James Yeats, \$2.74—one undivided half of a note against Lorenzo Myrick, \$10.83. Book accounts—against Simeon Buck \$1.50—Edward Allen \$2.55—William Yeats \$4.30—Andrew Richardson \$1.12—Geo. W. Cummings \$1.37—John Hobbs \$0.94—H. Howe \$1.55—Anger Tubbs \$7—Kimball Bean, 75—J. Swan \$1.02—I. C. Bean \$1.03—Henry Bryant \$1.57—J. Bird, 72—Wm. Needham \$1.33—Elliot Libbey \$2.05—Charles Daugherty \$1.50—Andrew Richardson \$2.45—D. Bennett \$1.97—Jno. Phillet, Jr. \$1.44—A. Richardson \$1.50—Wm. Grant, 75—Calvin Cole \$4.00—Eleanor Cole \$1.37—Abr'm Bryant \$1.75—D. D. Brooke, 75—Geo. Young \$3.40—Harvey Bowker \$7.20—Cole \$2.74. Terms.—Cash.  
GEORGE FRS T, Assignee  
Norway, July 12th, 1842. 3w10  
**Dissolution of Co-Partnership.**  
THE Co-Partnership in trade heretofore existing between the subscribers, under the firm of  
J. & W. STEVENS,  
is, this day, dissolved, by mutual consent. All persons having claims against them will please present the same to Joseph Stevens, at their Store in Greenwood; and all persons owing, will make payment to Joseph Stevens, who is duly authorized to settle the Co-Partnership concerns.  
JOSEPH STEVENS,  
WINTHROP STEVENS  
Greenwood, July 1st, 1843. 3w9  
**Hebron Academy.**  
THE Fall Term of Hebron Academy will commence, Providence permitting, on Wednesday, the 10th day of August next. Youth of both sexes are again encouraged to avail themselves of the instruction of the long approved Preceptor, Mr. Ozias Millett, A. M.  
JOHN TRUITT, Secretary  
July 27, 1842. 13  
**Pauper Notice**  
THE subscriber having contracted with town of Hartford for the support of Silas Doten, a Pauper, for the current year, hereby forbids all persons harboring or trusting him, on his account or on the account of said town, to having made any provision for his support, and will pay to debts of his contracting,—said Doten having left without reasonable cause.  
AFRICA FAIRBANK  
Hartford, June 17, 1842. 30  
**To whom it may concern.**  
I William M. Cushman the remainder of his time, to trade and act for himself. I shall claim none of his earnings and pay no debts he may contract after this date.  
Witness—ERASTUS HILTONS.  
Bethel, May 20th, 1842. 3w5

**A NATURAL REMEDY,**  
Suiited to our constitution, and competent to the cure of every curable disease, will be found in  
**Wright's Indian Vegetable PILLS,**  
Of the North American College of Health.  
These extraordinary Pills are composed of Plants which grow spontaneously on our own soil; and are therefore adapted to our constitutions than medicines concocted from foreign drugs; however well they may be compounded; and the INDIAN VEGETABLE PILLS are founded upon the principle that the human body is in 1842  
Subject to but one DISEASE,  
viz: corrupt humors, and that said medicine cures this disease on  
**NATURAL PRINCIPLES,**  
by cleansing and purifying the body; it will be manifest that if the constitution be not entirely exhausted—a perseverence in their use, according to direction, is absolutely certain to drive disease of every name from the body.  
**THE INDIAN VEGETABLE PILLS**  
will be found one of the best, if not the very best medicine in the world for carrying out this  
**GRAND PURIFYING PRINCIPLE,**  
because they expel from the body all morbid and corrupt humors (the cause of disease) in an easy and NATURAL MANNER; and while they every day  
**GIVE EASE AND PLEASURE,**  
disease of every name is rapidly driven from the body.  
The above named INDIAN VEGETABLE PILLS, have been three years before the American public; and we can say without fear of contradiction, that of all the various medicines which have heretofore been proposed, not one gives such universal satisfaction or obtained such a permanent hold upon the affections of the people. Not only do all who invariably experience relief, and recommend it in the strongest terms, but it has effected some of the most astonishing cures ever performed by medicine.  
Hitherto, very few of the numerous testimonials which have been received in favor of this extraordinary medicine have been published, as the medicine obtained to present great relief to more by its own intrinsic goodness, than from extensive advertising. It has been dressed proper, however, to offer the following opinions of the public press, merely to show that the fame of the Indian Vegetable Pills is not confined to any one section, but is rapidly extending itself to every part of the Union.  
From the Philadelphia Saturday Evening Post.  
**THE INDIAN VEGETABLE PILLS.**  
Wright's Indian Vegetable Pills are attaining great celebrity in New England as well as other parts of the United States. The attempt of persons to deprive the public of the sale of this superior medicine, meets with general reprobation. Mr. Wright is an indefatigable business man, and shows an array of cures by the medicine, which warrant confidence in the virtues of the Indian Vegetable Pills.  
From the Boston Daily Times.  
**INDIAN VEGETABLE PILLS.**  
Of all the public advertised medicines of the day, we know of none that we can more safely recommend for the "ills that flesh is heir to," than the Pills that are sold at the depot of the North American College of Health, No. 128 Tremont Street, Boston. Several instances we know of, where they have been used in families with the highest satisfaction, and on a longer scale than yesterday, we heard an eminent physician of this city, recommend them in high terms. There used to be in the community a great repugnance to the use of QUACK Medicine, but they are indiscriminately termed, but it was entirely owing to the regular M. D.'s constantly denouncing them. They are, however, becoming more liberal in this respect, and the consequence is that good vegetable medicines are now more extensively used than formerly.  
**CAUTION.**  
This is to inform the public, that all genuine medicine has on the side of the boxes,  
**WRIGHT'S INDIAN VEGETABLE PILLS,**  
(INDIAN PURGATIVE.)  
Of the North American College of Health.  
And also round the border of the label, will be found in small type, "Entered according to the act of Congress, in the year 1840, by Wm. Wright, in the Clerk's Office of the District Court of the Southern District of Pennsylvania." The public will also remember that all who sell the genuine Indian Vegetable Pills, are provided with a certificate of agency, signed by  
**WILLIAM WRIGHT, Vice President**  
Of the North American College of Health  
and that Pedlars are never in any case allowed to sell the genuine Medicine. All travelling agents will be provided with Certificates of Agency as above described; and those who cannot show one will be known as false and impostors.  
**Beware of one A. L. VOICROSS, who is selling a Counterfeit Pill.**  
N. B. Any of none except the following regularly appointed AGENTS.  
THOMAS CROCKETT, Paris; O. H. Paine, South Paris; Ephraim Wood, Buckfield; James Hall, Hartford; John M. Denison, Canton; Wm. E. Goodnow, Newry; Chas. Lurell, Oxford; Wm. F. Welch, Wells; Wm. Cousins, Portland; Joseph Freeman, Mount Carmel; James F. Davis, Danville; John B. Jones, Lewiston; J. M. Helt & Bradford, Turner Village; John Blake & Son, Turner.  
Sept. 18th. 15  
**W. I. GOODS.**  
JUST received, and will be sold lower than ever before offered in the County of Oxford, for Cash, as prime assortment of W. I. GOODS.  
MOLASSES at 18 to 25 cents.  
SUGAR from 6 to 8 cents.  
TOBACCO from 10 to 35 cents.  
TEA from 45 to 62 cents, and other articles in proportion. Call and see.  
W. E. GOODNOW,  
Norway, July 11, 1842. 11 10  
**STRAY MARE.**  
CAME into the enclosure of the subscriber on the 14th inst. a Red Mare, black mane and tail,—supposed to be about eight years old. The owner is requested to prove property, pay charges and take her away.  
Paris, Aug. 15, 1842. JAMES MONK.  
**GRAIN CRADLES.**  
FOR SALE, by W. E. GOODNOW.  
Norway, Aug. 15, 1842. 2w15  
**Assignee's Sale.**  
BY virtue of a decree of the District Court of the United States for the district of Maine, the undersigned will sell at Public Auction, on Wednesday, the 5th day of October next, at ten o'clock, A. M. at EASTMAN'S Office in the town of Hartford (for cash on delivery) the following described property belonging to the estate of William H. Powers of Sweden:—Fifty acres of land situated in Sweden, a part of Lot No. 33 in the 2d Division of Lots of said town, mortgaged to Richard W. Haughton for (now due \$4100). House and Barn situated in Sweden on Lot No. 40 lying on the east shore of Stevens Pond, in said town, which were built on said lot with the consent of the owner. Said House, mortgaged to A & S Andrews for \$800.  
Sunday Patent Rights—One note signed by John Woodman of Sweden, now due \$2.70. One note against John L. Gordon for \$202.00. One execution against George W. Hale for \$5.83. One single sleigh (one musket—five thousand shingles—twenty six hundred feet of Boards—one calf.  
GEORGE W. ANDREWS, Assignee.  
Bridgton August 23d, 1842. 3w17  
**NOTICE.**  
ALL persons indebted to the subscriber, either by NOTE or ACCOUNT, are requested to settle the same on or before  
Wm. E. GOODNOW.  
Aug. 15, 1842. 11 10  
**BOOKS! BOOKS!!**  
THE subscriber will sell his stock of Miscellaneous Books very low. Now is the time to purchase. W. E. GOODNOW  
Norway, June 18, 1842. 7c



